UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK ABRAHAM SCHWARTZ,

Case No. 23-CV-06870-KMK-AEK

Plaintiff,

PLAINTIFF'S THIRD NOTICE **FOR PRODUCTION**

BERKSHIRE LIFE INSURANCE COMPANY OF AMERICA,

-against-

Defendant.	
	X

The Plaintiff ABRAHAM SCHWARTZ, (hereinafter "SCHWARTZ" or "Plaintiff"), by his attorneys The Law Office of Mitchell Winn, PLLC, as and for his Third Notice for Production pursuant to FRCP 34, demands that the Defendant BERKSHIRE LIFE INSURANCE COMPANY OF AMERICA, OF AMERICA (hereinafter "BERKSHIRE" or "Defendant") produce, on or before the date set forth in this request for inspection and copying by the Plaintiff, at the LAW OFFICE OF MITCHELL J. WINN, PLLC, 300 Garden City Plaza, Suite 226, Garden City, New York, New York 11530 all of the documents listed below in the said Defendant's possession, custody or control.

PLEASE TAKE FURTHER NOTICE that said Defendant may comply with this request by forwarding a copy of any document or other item requested to counsel for the Plaintiff postmarked prior to the date for which production has been designated, together with a letter from Defendant's attorney advising as to the completeness of the items provided. You are also requested to make an appropriate designation as to the paragraph pursuant to which each document or other item is produced. If a document or other item is produced pursuant to more than one paragraph, the designation should so indicate.

PLEASE TAKE FURTHER NOTICE that the Defendant is hereby required to produce on the trial of this action the originals of any documents or other items requested herein and upon the Defendant's failure to do so, parole or secondary evidence thereof and of the contents of the

same will be given.

PLEASE TAKE FURTHER NOTICE, that the Plaintiff will object to the introduction of any mentioned documents into evidence at trial if the Defendant fails to comply with this Notice of discovery and Inspection.

DEFINITIONS AND INSTRUCTIONS

- 1. "Documents" means every means by which information is recorded or transmitted within the scope of FRCP 26(a)(2), 26(a)(3) and 26(b), including, but not limited to the following items: agreements, communications, correspondence, electronic communication or other "E-Mail", electronic or computer media or notes, telegrams, memoranda, summaries or records of telephone conversations, summaries or records of personal conversations or interviews, diaries, graphs, reports, notebooks, notes, charts, plans, drawings, sketches, maps, summaries or records of meetings or conferences, summaries or reports of investigations or negotiations, opinions or reports of consultants, photographs, motion picture film, brochures, pamphlets, advertisements, circulars, press releases, drafts, letters, any marginal comments appearing on any document, and all other writings.
 - 2. "All" means "any and all."
 - 3. "And" and "or" means "and/or."
- 4. All words used in the singular include their plural and all words used in the plural include their singular.
- 5. The term "Defendant" includes the Defendant BERKSHIRE, its principals, partners, officers, directors, subsidiaries, agents, subdivisions, agents, departments, and/or employees.
- 6. If any documents covered hereunder are withheld from production, furnish a list of all such documents, including:
 - (a) its title (if any),

(b) its subject matter,

the identity of each attachment or appendices to the document.

(d) the name and identification of each person to whom it is addressed,

the name and identification of each person to whom the document was distributed,

shown or explained,

(f) the name and identification of the person or persons by whom it was written,

(g) its present custodian and (is) the ground or grounds upon which it is being withheld.

If a privilege is asserted as a ground for not producing, or otherwise responding to, a production

request in whole or in part describe the factual basis for the claim of privilege and the client upon

whose behalf such privilege is claimed in sufficient detail as to permit the Court to adjudicate the

validity of the claim of privilege.

7. This document shall be deemed continuing so as to require further and supplemental production

if the Defendant receives or generates additional documents between the time of original production

and the time of the trial of this action.

DOCUMENT REQUEST

Place of Discovery:

LAW OFFICE OF MITCHELL J. WINN, PLLC

300 Garden City Plaza, Suite 226 Garden City, New York 11530

(516) 385-6300

Date and Time of Discovery: November 30, 2023, at 10:00 a.m.

ITEMS TO BE PRODUCED RELATING TO PLAINTIFF'S CLAIM FOR DISABILITY

BENEFITS WHICH AROSE ON OR ABOUT NOVEMBER 6, 2022:

1. RELEVANT DOCUMENTS:

Any and all records, business documents, and memoranda compiled, promulgated, entered, or

otherwise kept within the dominion and control of Defendant pertaining to and including the

following:

A. Complete personnel file, including but not limited to last known address(s), phone number(s),

e-mail address(es) and social media accounts of or concerning Robert Broussard.

b. All communications between Robert Broussard, and any BERKSHIRE agent, servant

employee, or investigator retained on behalf of Defendant BERKSHIRE, at any time from November

23, 2022 to date.

PLEASE TAKE FURTHER NOTICE, that each of the foregoing requests are continuing

as to any matters or information requested herein which may become available for discovery at a

future time in this action.

Dated:

Garden City, New York

October 30, 2023

Yours, etc.,

LAW OFFICE OF MITCHELL J. WINN

By:

Mitchell J. Winn (85:6966)

Attorney for Plaintiff ABRAHAM SCHWARTZ

300 Garden City Plaza, Suite 226

Garden City, New York 11530

(516) 385-6300

To: ROBINSON & COLE, LLP
Attorneys for Defendant BERKSHIRE LIFE
INSURANCE COMPANY OF AMERICA
2055 WASHINGTON BOULEVARD
Stamford, CT 06901
(203) 462-7500

AFFIDAVIT OF SERVICE

STATE OF NEW YORK }

COUNTY OF NASSAU } ss.:

MAXINE H. KENIG, being duly sworn, deposes and says as follows:

I am not a party hereto, am over the age of eighteen, and reside at Roslyn Heights, New York.

On the Sday of October, 2023 I served the annexed

PLAINTIFF'S THIRD NOTICE FOR PRODUCTION

by depositing a true copy of same in a receptacle under the exclusive care and jurisdiction of the United States Postal Service, first class postage prepaid, addressed as follows:

Robinson & Cole LLP Attorneys for Defendant BERKSHIRE LIFE INSURANCE COMPANY OF AMERICA 1055 Washington Boulevard Stamford, CT 06901

MAXINE KENIG

Duly sworn to before me this

day of October, 2023

Notary Public

Mitchell J Winn, Notary Public State of New York No. 02WI4882349, Qualified in Nassau County Commission Expires February 14, 2015

2027